SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2014-093673 02/04/2015

CLERK OF THE COURT

HON. CAREY SNYDER HYATT

C. Vigil Deputy

IN RE THE MATTER OF JESSICA L ENDRES

ROBERT NEWELL

AND

CAMERON BONIFASI-GALLOP

CAMERON BONIFASI-GALLOP 1525 W GOLDEN ECHO DR NEW RIVER AZ 85087

MINUTE ENTRY

Northeast Facility, Courtroom 104

4:53 p.m. This is the time set for a Telephonic Status Conference. Petitioner and her counsel, Robert Newell, are present telephonically. Respondent, Cameron Bonifasi-Gallop, is present telephonically on his own behalf.

A record of this proceeding is made by audio and/or video in lieu of a court reporter.

Discussion ensues between the Court, counsel and both parties regarding the status of discovery and the results of the informal settlement conference.

Counsel informs the Court that Father has yet to sign the HIPPA releases as previously ordered, and he has not provided copies of his pay checks.

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Respondent/Father objects to signing the HIPPA releases, and informs the Court that he mailed copies of his pay checks to counsel last Friday.

IT IS FURTHER ORDERED that Father shall hand deliver a copy of his pay check stubs, together with the signed HIPPA releases, to counsel's office by Friday, February 6, 2015 at 12:00 noon. If Father fails to deliver those items, he will be assessed a \$50 fine payable to the Clerk of the Court beginning Monday, February 9, 2015, and each day thereafter until those documents have been delivered.

IT IS FURTHER ORDERED that Father shall submit a letter from his treating physician regarding specific physical infirmity, length of treatment, and all non-marijuana, non-opiate pain management treatment plan he has tried and failed for the treatment of his medical infirmity.

Pursuant to A.R.S. 36-2813(D):

No person may be denied custody of or visitation or parenting time with a minor, and there is no presumption of neglect or child endangerment for conduct allowed under this chapter, unless the person's behavior creates an unreasonable danger to the safety of the minor as established by clear and convincing evidence.

Therefore,

IT IS ORDERED that Father shall not drive the children within three (3) hours of dosing as long as Father maintains his medical marijuana card.

IT IS FURTHER ORDERED that the children shall not be placed in visible contact with marijuana or devices used to ingest or smoke marijuana.

IT IS FURTHER ORDERED directing the parties to meet with counsel for an informal settlement conference.

IT IS FURTHER ORDERED setting this matter for a **Telephonic Status Conference** regarding discovery and results of informal settlement conference on **February 27, 2015 at 4:15 p.m.** (Allotted time: 15 minutes) Counsel shall call this division (with his client) and Respondent/Father shall call into this division at 602-506-3566 at the scheduled time of hearing.

IT IS FURTHER ORDERED signing this minute entry as a formal Order of this Court pursuant to Rule 81, Arizona Rules of Family Law Procedure.

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5:04 p.m. Hearing concludes.

 $/\,s\,/$ HONORABLE CAREY SNYDER HYATT

JUDGE OF THE SUPERIOR COURT

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.